

IN THE UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF PENNSYLVANIA

In Re: Annette Margaret Shultz and Charles  
William Shultz,  
Debtors

David A. Colecchia,  
Movant

vs.

AT&T MOBILITY II LLC, BERKHEIMER,  
CLEAR SPRING LOAN SERVICE,  
CREDENCE RESOURCE MANAGEMENT,  
DIVERSIFIED CONSULTANT, FED LOAN  
SVC, HSBC/TAX, MIDLAND FUNDING,  
NATIONSTAR MORTGAGE LLC, EXETER  
FINANCE CORP. DEPARTMENT, AMERICAN  
INFO SOURCE LP AS AGENT FOR DIRECTV,  
LLC, CVI LOAN GT TRUST I C/O RESURGENT  
CAPITAL, COLLECTION SERVICE CENTER,  
INC., CREDIT MANAGEMENT CO., EXETER  
FINANCE CORP, HOLIDAY FINANCIAL SVCS,  
MINNESOTA LIFE INSURANCE CO., OFFICE  
OF THE UNITED STATES TRUSTEE, U S  
BANKRUPTCY COURT, AMERICAN  
INFO SOURCE LP AS AGENT FOR MIDLAND  
FUNDING LLC, CALVARY SPV I, LLC,  
COLLECTION SERVICE CENTER, CREDIT  
ONE BANK, EXETER FINANCIAL CORP,  
FIRST PREMIER BANK, LIMITED FINANCIAL  
SERVICE, PENELEC, PREMIER BANKCARD,  
LLC, SMITH COAL AND OIL, PENN CREDIT,  
RCS/CVI LOAN GT TRUST, U. S. DEPT OF  
EDUCATION, PENNSYLVANIA COLLEC-  
TION SERVICE, SHAPIRO AND DENARDO,  
WEBBANK/FINGERHUT, ANNETTE  
MARGARET SHULTZ, CHARLES WILLIAM  
SHULTZ, RONDA J. WINNECOUR,

Respondents,

Bankruptcy Case No.: 15-70198-JAD

Chapter: 13

Related to Docket Document No. 123  
Docket Document No.

Hearing Date: June 28, 2017

Hearing Time: 10:00 AM

**AMENDED ORDER OF COURT**

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2017, upon consideration of the

Application for Professional Fees and Expenses filed by Counsel for the Debtors, and any responses

thereto, it is hereby ORDERED and DECREED as follows:

1. Counsel's Application for Compensation is approved for the time period up to and including April 27, 2017 in the following amounts above and beyond fees and expenses already paid:
  - a. Professional fees: \$2,853.42 (Amended prior to the mailing of the COS documents to correct typographical error in amount)
  - b. Costs and Expenses: \$80.00
2. Pursuant to W.PA.LBR 2016-1(h)(i), to the extent fees allowed are not contemplated in the Debtors' Chapter 13 Plan, Counsel shall file an Amended Plan within 14 days of the date of this Order.
3. To the extent fees allowed are contemplated in the Plan, or otherwise are included in a future confirmed Plan, the Chapter 13 Trustee shall make monthly distributions to Counsel from funds available.

BY THE COURT:

---

Hon. Jeffery A. Deller, U.S.B.J.